

Judge Hillman,

THE JUDGE IS THE PROSECUTOR
AND LAWYER OF MY CASE.

NOTES: WHEN THE JUDGE SAW THAT I EXPOSED THE
PROSECUTOR, SHE HAS NOT SPOKE IN COURT AGAIN FOR 3 YEARS.
THE JUDGE SPEAKS IN HER PLACE. COURT TRANSCRIPTS SHOW THIS

HERE'S A LETTER I WROTE THE PROSECUTOR, JUDGE

WHAT WOULD EXPOSE ABIGAIL HOLMES ASSISTANT PROSECUTOR ALSO, ON APRIL 30, 2018 I
CAME TO COURT ASKING HER ON COURT TRANSCRIPTS, "AM I INDICTED ON THE ELUDING AND POSSESSION /
TOGETHER ON CASE," SHE SAID YES. WHEN I CAME BACK MAY 31, 2018, I ASKED AGAIN, SHE SAID NO.
BUT MY ATTORNEY WHO KNEW I WASN'T INDICTED BECAUSE HE TOLD ME IT WASN'T FILED, NOW TRIED TO ACT LIKE
HE DIDN'T SAY THAT IN THE BEGINNING BUT I REFUSED HIM. THE PROSECUTOR LIED UNDER OATH ON THESE DATES.

State of New Jersey
v.

Monty P. Milbourne

Superior Court of New Jersey
Cumberland, Criminal Part

Indictment Number: 18-12-01117 I

Case Number: 17002534

Notice Letter

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FEB - 5 2020

AT 8:30 _____ M
WILLIAM T. WALSH
CLERK

Assistant Prosecutor Abigail Holmes,

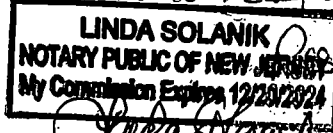
FIRST AND FOREMOST I WOULD LIKE TO ACKNOWLEDGE THE FACT THAT THE POSSESSION OF CDS HEROIN 2C:35-10(1), HINDERING APPREHENSION 2C:29-3B(4), AND TAMPERING WITH EVIDENCE 2C:28-6(1) IS NOT IN CONTEMPORARY OR IN THE SAME TIME PERIOD IN MAURICE RIVER TOWNSHIP AS RESISTING ARREST ELUSING 2C:29-2B. THE 3 CHARGES ARE NOT UNDER CASE NUMBER: 17002534 AND SHOULD BE REMOVED IMMEDIATELY. IT'S NOT DOCKET UNDER CASE NUMBER AND THERE WAS NO COMPLAINT WARRANT, NUMBER, OR ARREST ON NOVEMBER 4, 2017 FOR THESE CHARGES. THESE ARE ILLEGAL CHARGES WITH NO FORCE OR MERIT UNDER # 17002534. AND BEING SO THE WHOLE INDICTMENT ACC. ITSELF HAS TO BE TAKEN OUT. THERE WAS NO GRAND JURY INDICTMENT. STATUTES OF LIMITATIONS OF INDICTING DEFENDANT IS PASSED AND BARRED PROSECUTION OF 17002534 AND STATUTE OF LIMITATIONS TO HOLD A DEFENDANT UNDER THE CJRA 2017 BAIL REFORM PURSUANT, RULE 3:25-4 AND §2A:162-22-1(A) 2(B) IS ALSO PASSED ULTIMATELY AFTER 2 YEARS. BARRED PROSECUTION AND DEFENDANT MUST BE RELEASED. YOU CAN'T LAWFULLY TAKE THIS CASE NUMBER TO TRIAL. IT'S ILLEGAL! BY LAW IT'S ILLEGAL! COURT TRANSCRIPTS AND

AND ABOUT 20 COPIED LETTERS TO THE COURT WILL SHOW THAT EVERY COURT DATE I ASSERTED IN EFFECTIVE ASSISTANCE OF COUNSEL, CONFLICT OF INTEREST AND WHY. UNDER THE INDICTMENT ACCUSATION 18-12-01117 I ASK FOR MY DISCOVERY (FULL DISCOVERY) AND FULL DISCOVERY OF THE GRAND JURY TRANSCRIPTS AND PROCEEDINGS. BUT WAS REFUSED, VIOLATING MY DUE PROCESS RIGHTS. THERE IS NO DISCOVERY FOR 18-12-01117. NO WARRANT FOR ARREST FOR THE 3 CHARGES, NO PROBABLE CAUSE FOR THESE 3 COUNTS, NO INVESTIGATIVE REPORTS OR COMMITMENT WITH A JUDICIAL OFFICERS SIGNATURE FOR THE WARRANT FOR THESE 3 CHARGES OR FOR PROBABLE CAUSE AFFIDAVIT! TO BE BE CONTEMPORARY WITH THE NOVEMBER 4, 2017 ENDING IN MAURICE RIVER CINDER CASE NUMBER: 17002534. ITS LITERALLY IMPOSSIBLE! ITS NON EXISTANT. NO LEGAL FORCE. THE ENTIRE CASE NUMBER: 17002534 THE STATUTE OF LIMITATIONS HAS RUN ITS COURSE AND COURT RECORD TRANSCRIPTS HAS PROVEN THAT I'VE RAISED THESE CLAIMS, CHALLENGED THE INVALID^{OF} INDICTMENT AND THE BARRED PROSECUTION OF 17002534. PROSECUTOR HOLMES YOU HAVE HELD ME FOR 2 YEARS AND 4 MONTHS ON OR IN THE LAWFUL "ERA" OF THE CJRA 2017 BAIL REFORM BE AN "ELIGIBLE" DEFENDANT UNDER RULE 3:25-4 AND GJA:162-22-1(a) 2(B) ON A CASE NUMBER THAT WAS NEVER FILED UNDER 2 FALSE ACCUSATION NUMBERS 11/31/18 AND 12/19/18! COURT TRANSCRIPTS WILL SHOW THAT I NEVER WAIVED NOT ONE CONSTITUTIONAL RIGHT! BUT WAS DENIED EVERY CONSTITUTIONAL RIGHT IMAGINABLE THAT ~~EX~~ EXIST OF THE CONSTITUTION AND DUE PROCESS. COURT RECORD AND OVER 40 LETTERS TO MI GOVERNMENT OFFICIAL IN THE STATE AND FEDERAL HAS BEEN CORRESPONDED BY ME AND THE GROSS INJUSTICE AND THE BREAKING OF THE LAW BY THIS NASTY, PARTIAL, UNJUST, UNFAIR, PREJUDICE, JUDGE WHO HAS A CONFLICT AND INTEREST IN MY CASE. AND STILL, YOU HAVE NO CASE! HE'S ALREADY UNDER CLOSE INVESTIGATION FOR FALSELY INSTRUCTING THE JURY, ILLEGAL SENTENCES, INTERFERING AS A LAWYER, PROSECUTOR, MAKING JUDICIAL COMMENTS OR STATEMENTS OR DETERMINATIONS

ABUSE OF DISCRETION, JUDICIAL MISCONDUCT AND MORE. AND BEFORE SHE STEPPED
 DOWN, THE OFFICE OF JENNIFER WEBB-MCCRAE. PROSECUTOR, IT MAKES ME SMILE
 WHEN JUDGE D'ARRIGO VIOLATES ALL MY DUE PROCESS RIGHTS. WHEN HE VIOLATES MY
 1ST AMENDMENT RIGHTS TO SPEAK, REMEMBER, HIS LITTLE COURT ROOM IS LITTLE. AS
 SOON AS I LEAVE COURT EVERY COURT APPEARANCE WHEN THE COURT VIOLATE MY RIGHTS
 I WRITE EVERYTHING THAT WAS SAID AND DONE AND WHO SAID IT, WHAT I SAID,
 AND HOW MY DUE PROCESS RIGHTS WERE VIOLATED IN COURT THAT DAY. I STUDY
CASE LAW OF CASE, RULES OF THE COURT, THE N.J. CONSTITUTION, STATUTE AND
LIMITATION, BARRER PROSECUTION, DUE PROCESS VIOLATIONS, GRAND JURY INDICTMENTS,
DOUBLE JEOPARDY, THE CONSTITUTION AND THE AMENDMENTS 1ST, 4TH, 5TH, 6TH, 8TH AND
 THE "mighty 14TH AMENDMENT" THAT CONSTITUTES DUE PROCESS FROM ALL THE OTHER AMENDMENTS.
 I STUDY THE CITRA Bail Reform Speedy Trial Act, JAN. 1, 2017, ILLEGAL SEARCH AND
SEIZURES, ALL ELUDING CASES 2C:29-2B, ALL DEFECTIVE, DEFICIENT, VOID, INVALID,
NOT FOUND, NOT FILED, NO TRUE BILL INDICTMENTS. I STUDY EVERY MEANING OF A
 WORD IN LAW TERMS IN THE "BLACKS DICTIONARY", I HAVE THE GEORGETOWN LAW
REVUE IN MY ROOM! I STUDY MALICIOUS PROSECUTION, FALSE IMPRISONMENT, SELECTIVE
PROSECUTION, FRAUD, FORGERY, PERJURY, DISCOVERY (BRADY V MARYLAND) (GRAND JURY TRANSCRIPTS)
STATE V ROBINSON (DISCOVERY IN DETENTION HEARINGS) "2C LAW", "2A LAW", FEDERAL LAW,
PROSECUTORIAL ERROR, MOTIONS, UNITED STATES CODE FOR JUDGES, NEW JERSEY CONSTITUTION
FOR JUDGES, JURY INSTRUCTION, JURY TRIAL, IMPARTIAL JURYS, PARTIAL JURYS, JUDICIAL
MISCONDUCT, JUDICIAL ABUSE OF DISCRETION, JUDICIAL DETERMINATIONS, PROSECUTION DISCRETION,
GRAND JURY SESSIONS, DUPPLICITY, MULTIPLICITY, BILLS OF PARTICULARS, WITNESSES,
INEFFECTIVE ASSISTANCE OF COUNSEL, CONFLICT OF INTEREST, (STRICKLAND V. WASHINGTON, STATE
V. FRITZ) RPC 1.1 (A)(B), RPC 1.3, RPC 1.4, RPC 1.0, RPC 8.4. AND THEN I WRITE THE
CUMBERLAND COUNTY COURT, THEN THE COPIES I SEND CRIMINAL DIVISION, JUDGE TELSEY AND
D'ARRIGO, I SEND TO THE GOVERNOR, SUPERIOR COURT OF NEW JERSEY, US DISTRICT COURT,
 TO FEDERAL JUDGES, FEDERAL PROSECUTOR AND FEDERAL COURT CLERKS. I'VE JUST RECENTLY
 WROTE THE "FBI" TWICE CONCERNING ALBERT ALLISON, JUDGE D'ARRIGO, AL WHEELER,
 CHARLES P. SANDILLOS AND THE PROSECUTORS OFFICE IN CONSPIRACY OF WHAT
 ALBERT ALLISON DID, AND KNOWING WHAT HE DID BUT YET DID NOTHING ABOUT IT

AND TRIED TO ACT LIKE IT DIDNT HAPPEN. IF I HAD CRIMINALLY DONE what ALISON WANTED TO DO THEN I WOULDN'T EVEN BE DETAINED. HE TOLD ME STRAIGHT FORWARD that the "Indictment" ACCUSATION WASNT VALID AND THAT THEY MESSED UP, AND HE COULD GET "ALL" OF MY CHARGES DISMISSED IMMEDIATELY! BUT FOR A PRICE. ONCE I DIDNT PAY THE PRICE, HE WENT AGAINST ME TO CONVICT ME AND UNFAIRLY DID NOTHING FOR MY DEFENSE TO WORK WITH YOUR PROSECUTOR. ON EVEN MARCH 19, 2018, IN THE BOOTH ALISON ASK ME what was I GOING TO DO? HE STILL CAN GET MY CHARGES THROWN OUT! WOW! SEE, I WILL TAKE A LIE DETECTOR TEST ABOUT ALISON! BECAUSE EVERYTHING I SAID, HE DID. JUST LIKE AL WHEELER. AL WHEELER TOLD ME PERSONALLY THAT HE DID NOT WANT TO TAKE MY CASE, BUT CHARLES SANDILOR SAID, "TAKE THE CASE FOR ME THE JUDGE WILL PAY YOU WELL AND THE COURT JUST TO APPEAR IN COURT WITH HIM AND MAKE SURE HE SIGN PAPERS TO GO TO TRIAL. "THE MILBOURNE CASE" IS COMPLICATED! AL WHEELER WHEN I STRAIGHT ASK HIM WAS HE GETTING PAID BY THE JUDGE, HE WAS DUMB ENOUGH TO BOLDLY TELL ME, YEAH, AND I'M NOT PUTTING NO MOTIONS IN FOR YOU, YOU LIED ON MY FRIEND ALBERT ALISON AND HE'S A GOOD LAWYER. I'M ONLY BEING PAID TO MAKE SURE I APPEAR IN COURT WITH YOU AND MAKE SURE YOU SIGN TRIAL PAPERS. I'M HERE TO MAKE SURE THE PROSECUTOR AND JUDGE D'ARRIGO FIND YOU GUILTY! HE ALSO SAID BEING VERY LOUD, YOUR F----- GUILTY! YOUR F----- GUILTY! AND THE PROSECUTOR AND JUDGE IS GOING TO FIND YOU GUILTY! HE EVEN SAID HES NOT GIVEN NO DISCOVERY OR GRAND JURY TRANSCRIPTS! THEN HE INDIRECTLY THREATEN MY LIFE PRECISELY. THIS JUNE 28, 2019, AND I HAVE NOT SPOKEN TO HIM ABOUT ANYTHING SINCE AND WILL NOT. I WILL TAKE A LIE DETECTOR FOR THIS ALSO. THE "FBI" AND THE US DISTRICT COURT KNOWS ALL OF WHAT I'M SAYING. THE GOVERNOR HAS BEEN INFORMED AS WELL. I HAVE ALL MY PAPERWORK TO SHOW THIS. MANY COPIES! I WROTE ALSO THE A.C.L.U., AND ADVOCATES FOR VICTIMS AND SENT THEM ALL MY PAPERWORK. ALL OF THIS BECAUSE A JUDGE WHO'S PARTIAL, WHO HAS A CONFLICT IN MY CASE AND MALICIOUS PROSECUTION, AND A LAWYER WHO'S BEING PAID BY A BENCH TRIAL JUDGE ON MY CASE WON'T RELEASE ME BY LAW ON A CASE NUMBER: 17002534 THAT'S VOID, INVALID AND BARRED BY PROSECUTION. THIS LETTER SENT TO YOU WILL ALSO BE SENT TO FBI, US DISTRICT COURT, US COURT, AND GOVERNOR.

c/c Judge CRISTEN D'ARRIGO
Judge TELSEY Assignment Judge
CRIMINAL DIVISION



Deborah M. 46305
Monty P. Milbourne
Cumbrian Court, Inc.

Monty M. Lounsbury
Camden County Jail
54 WEST BROAD ST.
BRIDGETON, N.J. 08302

SOUTH JERSEY REGIONAL

03 FEB 2020 PM 7 1



United States District Court, Clerk

P.O. Box 2797

Camden, N.J. 08101

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